1 David T. Pritikin (*Admitted Pro Hac Vice*) dpritikin@sidley.com 2 Hugh A. Abrams (Admitted Pro Hac Vice) habrams@sidley.com 3 Lisa A. Schneider (Admitted Pro Hac Vice) lschneider@sidley.com 4 Benedict F. Frey (Admitted Pro Hac Vice) bfrey@sidley.com 5 SIDLEY AUSTIN LLP One South Dearborn 6 Chicago, Illinois 60603 Telephone: (312) 853-7000 7 Facsimile: (312) 853-7036 8 | Paul D. Tripodi II (SBN 162380) ptripodi@sidley.com SIDLEY AUSTIN LLP 555 West Fifth Street, Suite 4000 10 Los Angeles, California 90013 Telephone: (213) 896-6000 11 Facsimile: (213) 896-6600 12 Attorneys for Defendant Wayport, Inc. 13 IN THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA 14 NOMADIX. INC.. Case No. CV09-8441-DDP (VBKx) a Delaware corporation, 16 Plaintiff, ORDER APPROVING STIPULATION TO PERMIT 17 **DEPOSITION OF DR. MEMA** V. ROUSSOPOULOS AFTER CLOSE 18 HEWLETT-PACKARD COMPANY et OF FACT DISCOVERY 19 al., Defendants. DISCOVERY MATTER 20 Honorable Victor B. Kenton 21 AND RELATED COUNTERCLAIMS 23 24 25 26 27 28

Whereas the Court has considered Defendant Wayport Inc.'s *Ex Parte* Motion for Order Issuing a Commission for Taking a Deposition in Greece (Dkt. No. 601), and the *Ex Parte* application of Plaintiff Nomadix, Inc. to Quash Defendant Wayport's Extraterritorial Deposition of Mema Roussopoulos (Dkt. No. 603); and the Court having heard oral argument on the issue;

IT IS HEREBY ORDERED:

- 1. Nomadix may serve a document subpoena on Dr. Roussopoulos, who resides in Greece. The law firm of Sidley Austin, LLP shall accept service of that subpoena and forward it to Dr. Roussopoulos.
- 2. If Nomadix, or Wayport, or both of them desire to depose Dr. Roussopoulos, then the parties shall endeavor to complete her deposition prior to February 29, 2012. Any such deposition shall occur near Athens, at a location convenient for Dr. Roussopoulos. The parties shall cooperate to identify a mutually convenient time and date for any such deposition. The court reporter may administer the oath to Dr. Roussopoulos.
- 3. Because Dr. Roussopoulos is expecting the birth of her second child in December 2011, in the event Dr. Roussopoulos is not in a position to provide a deposition prior to February 29, 2012, the parties, or either of them, may contact the Court to request a further extension of time to complete her deposition.

Dated: November 30, 2011

Honorable Victor B. Kenton
United States Magistrate Judge